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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/691,812	10/22/2003	Larrie A. Deardurff	200208855-1	6319	
22879 75	90 11/02/2004		EXAMINER		
	ACKARD COMPANY	FAISON, VERONICA F			
P O BOX 272400, 3404 E. HARMONY ROAD INTELLECTUAL PROPERTY ADMINISTRATION			ART UNIT	PAPER NUMBER	
FORT COLLINS, CO 80527-2400			1755		

DATE MAILED: 11/02/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

				1			
		Application No.	Applicant(s)	_			
	Office Action Summary	10/691,812	DEARDURFF, LARRIE A.				
	Onice Action Summary	Examiner	Art Unit				
		Veronica F. Faison	1755				
Period fe	The MAILING DATE of this communication ap or Reply	pears on the cover sheet wi	th the correspondence address				
THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLANDING DATE OF THIS COMMUNICATION Insions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a replay period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by stature to reply within the set or extended period for reply will, by stature the process of the original period for reply will, by stature than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may a re oly within the statutory minimum of thirty I will apply and will expire SIX (6) MON' te. cause the application to become AB	eply be timely filed (30) days will be considered timely. HS from the mailing date of this communication.				
Status							
1)	Responsive to communication(s) filed on						
,		 s action is non-final.					
<i>ــر</i> -	closed in accordance with the practice under						
Dienociti			, 100 0.0.210.				
	on of Claims						
	Claim(s) <u>1-44</u> is/are pending in the application						
	4a) Of the above claim(s) is/are withdra	wn from consideration.	,				
	Claim(s) 35-44 is/are allowed.						
	Claim(s) 1,2,9-13,16-22,24-26,28-31 and 34 is	-					
	Claim(s) 3-8,14,15,23,27,32 and 33 is/are objection		•				
8)[_]	Claim(s) are subject to restriction and/o	or election requirement.					
Applicati	on Papers						
9)[The specification is objected to by the Examine	er.					
	Γhe drawing(s) filed on is/are: a)□ acc		v the Examiner				
	Applicant may not request that any objection to the						
	Replacement drawing sheet(s) including the correc		, , , , , , , , , , , , , , , , , , ,				
	The oath or declaration is objected to by the Ex						
		diffilier. Note the attached	Office Action of form PTO-152.				
Priority u	nder 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreign]All b)□ Some * c)□ None of:	priority under 35 U.S.C. §	119(a)-(d) or (f).				
,							
	To a sure of the profits decaments have been received.						
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the prior		eceived in this National Stage				
* 0	application from the International Bureau						
3	ee the attached detailed Office action for a list	of the certified copies not re	eceived.				
•							
Attachment	s)						
	of References Cited (PTO-892)	4) ☐ Interview Sur	nmary (PTO-413)				
2) 🔲 Notice	of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/	Mail Date				
3) 🔀 Inform	ation Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	5) Notice of Info	rmal Patent Application (PTO-152)				
Paper S. Patent and Tra	No(s)/Mail Date	6) Other:	•	_			
TOL-326 (Re		tion Summary	Part of Paper No./Mail Date 20041029				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 2, 9-13, 16-22, 24-26, 28-31, 34 are rejected under 35 U.S.C. 102(b) as being anticipated by Eida et al (US Patent 4,804,411).

Eida et al teach a recording liquid comprising a solution of a recording agent.

The recording agent has a structure containing a plural number of structural units linked together through a linking group or groups. The structural unit may be a dye residue (abstract and col. 2 lines 23-32). The structural units refer to the dye residues represented by the formulae (A), (B), (C) and (D) and the linking group to the groups represented by the following formulae (X), (Y), (Z):

$$\begin{array}{c|c} & OH & R_1 & (A) \\ & NH & \\ & N & N \\ & -HN & N & NH- \end{array}$$

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$$-Q_3 + N = N - Q_4)_7 N = N$$

$$SO_3M$$

$$R_3$$
(B)

$$Q_5-N=N-Q_6+N=N$$
 $Q_5-N=N-Q_6+N=N$
 Q_{10}
 Q_{10}
 Q_{10}

$$-Q_7 + N = N - Q_8)_{ij} N = N$$
 SO_3M
 R_{11}
(D)

$$(X): -NH \longrightarrow CH_2 \longrightarrow NH-, \qquad -NHCO(CH_2)_pCONH-, -NHCO \longrightarrow CONH-, -NHC$$

$$-N=N N=N N=N N=N N=N N=N N=N N=N-$$

dye content is in the amount of 1 to 10 percent by weight (col. 37 lines 39-49). The composition as taught by appears to anticipate the claimed invention.

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Allowable Subject Matter

Claims 3-8, 14, 15, 23, 27, 32 and 33 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter: The references alone or in combination fail to teach the specific dyes and linking groups set forth in claims listed above.

Claims 35-44 are allowed.

The following is an examiner's statement of reasons for allowance:

The references alone or in combination fail to teach a system comprising (a) an alumina or silica-containing porous media substrate; (b) an ink jet ink comprising a first dye molecule chemically coupled to a second dye molecule through a linker group, said multimeric dye as whole being substantially stable in the presence of interfering metals present in the alumina- or silica containing porous media substrate, and (c) an ink jet pen configured for jetting the ink jet ink onto the alumina- or silica-containing porous media substrate. Therefore the references are not seen to teach or fairly suggest the claimed invention.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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Conclusion

The remaining references listed on forms 892 and 1449 have been reviewed by the Examiner and are considered to be cumulative to or less material than the prior art references relied upon in the above rejections.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Veronica F. Faison whose telephone number is 571-272-1366. The examiner can normally be reached on Monday-Thursday and alternate Fridays 8 am to 5 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Bell can be reached on 571-272-1362. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Veronica F. Paison